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SEP 16 3:00 PM '13

1 Sheila K Stuppy - Debtor Pro Se  
2 P.O. Box 750725  
3 Las Vegas, NV 89136  
3 (702) 493-2983

US BANKRUPTCY COURT  
MARY A. SAWYER, CLERK

4 UNITED STATES BANKRUPTCY COURT  
5 DISTRICT OF NEVADA

6 )  
7 In re: ) Chapter 11  
8 Sheila K Stuppy ) CASE # 13-10675  
9 )  
10 Pro-Se Debtor ) Hearing Date: 9-18-2013  
11 ) Hearing Time: 10:30 AM

12 DEBTORS MOTION TO  
13 EXTEND or IMPOSE THE AUTOMATIC STAY

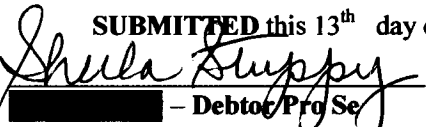
14 I Debtor, Sheila K Stuppy, hereby request that this Court Extend or Impose the  
15 Automatic to include US BANK National Association as Trustee for Greenpoint Mortgage  
16 Funding Trust Mortgage Pass Certificate Series 2006 – AR6, it's assignees and / or successors,  
17 by and through it's servicing agent Ocwen Loan Servicing, LLC for the property  
18 commonly known as 2003 SweetFern Pl, Lakeland, FL 33810 , Polk County Florida,  
19 Legal Description: 2003 SWEETFERN PL MYRTLEWOOD SUBDIVISION PB 126 PGS 3-5  
20 LOT 37 GEO # 232723-008003-000370 for the following reasons;

- 21 1. I the Debtor, Sheila K Stuppy had no other pending bankruptcy cases in the proceeding  
22 one year period.
- 23 2. On 04/22/2013 I filed a motion to Convert my Chapter 7 Case #13-10675 to a Chapter  
24 11 where I believe that the conversion would be in the best interests of all parties of  
25 interest, which include, me the debtor, the estate, and my creditors.
- 26 3. I have a substantial financial change of circumstances which includes my additional  
27 employment and application for mortgage modification.
- 28 4. There is a reasonable likelihood that my financial condition will be rehabilitated through

1 a plan of reorganization in Chapter 11.

2 **WHEREFORE** I the Debtor, Sheila K Stuppy, pray that this Court grant this Motion to  
3 Extend or Impose the Automatic Stay as to US BANK National Association as Trustee for  
4 Greenpoint Mortgage Funding Trust Mortgage Pass Certificate Series 2006 – AR6, it's  
5 assignees and / or successors, by and through it's servicing agent Ocwen Loan Servicing, LLC.  
6 for the property commonly known as 2003 SweetFern Pl, Lakeland, FL 33810 , Polk County  
7 Florida, Legal Description: 2003 SWEETFERN PL MYRTLEWOOD SUBDIVISION PB 126  
8 PGS 3-5 LOT 37 GEO # 232723-008003-000370 and for all other proper relief.

9 **SUBMITTED** this 13<sup>th</sup> day of September, 2013 by Sheila Stuppy the Debtor, Pro Se.

10   
11 [REDACTED] – Debtor Pro Se

12 P.O. Box 750725  
13 Las Vegas, NV 89136  
14 (702) 493-2983 - Phone

15 **COPIES SENT TO:**

16 Attorney Kristin A. Schuler-Hintz  
17 Attorney Sherry A. Moore,  
18 McCarthy & Holthus, LLP  
19 9510 West Sahara Avenue, Suite 110  
20 Las Vegas, NV 89117  
21 (702) 685-0329 - Phone  
22 (866) 339-5691 – FAX  
23 NVBK@McCarthyHolthus.com

24 **Attorney for Secured Creditor,**  
25 US BANK National Association  
26 as Trustee for Greenpoint Mortgage Funding  
27 Trust Mortgage Pass Certificate Series 2006 –  
28 AR6 it's assignees and / or successors, by and through  
it's servicing agent Ocwen Loan Servicing, LLC.

1 Sheila K Stuppy - **Debtor Pro Se**  
2 P.O. Box 750725  
3 Las Vegas, NV 89136  
4 (702) 493-2983

5 **UNITED STATES BANKRUPTCY COURT**  
6 **DISTRICT OF NEVADA**

7 **In re:** ) Chapter 7  
8 Sheila K Stuppy ) CASE # 13-10675 Converted  
9 )  
10 Pro-Se Debtor ) Hearing Date: 9-18-2013  
11 ) Hearing Time: 10:30 A.M.

12 **AFFIDAVIT IN SUPPORT OF**  
13 **DEBTORS MOTION TO**  
14 **EXTEND or IMPOSE THE AUTOMATIC STAY**

15 I Debtor, Sheila K Stuppy, in support of the Debtors Motion to Extend or Impose  
16 the Automatic Stay against I the Debtor, Sheila K Stuppy, pray that this Court grant this Motion  
17 to Extend or Impose the Automatic Stay as to US BANK National Association as Trustee for  
18 Greenpoint Mortgage Funding Trust Mortgage Pass Certificate Series 2006 – AR6, it's  
19 assignees and / or successors, by and through it's servicing agent Ocwen Loan Servicing, LLC.  
20 for the property commonly known as 2003 SweetFern Pl, Lakeland, FL 33810 , Polk County  
21 Florida, Legal Description: 2003 SWEETFERN PL MYRTLEWOOD SUBDIVISION PB 126  
22 PGS 3-5 LOT 37 GEO # 232723-008003-000370 for the following reasons;

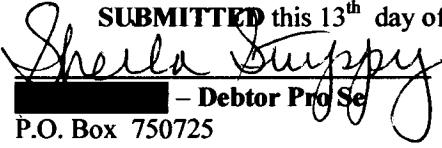
- 23 1. I filed my original Chapter 7 petition on January 30, 2013.
- 24 2. I filed a Motion to Convert my Chapter 7 Case # 13-10675 to a Chapter 11 on  
April 22, 2013.
- 25 3. I have had no other pending bankruptcy cases in the preceding one year period.
- 26 4. I believe that the conversion would be in the best interests of all parties of interest,  
which include, me the debtor, the estate, and my creditors.
- 27 5. I have a substantial financial change of circumstances which includes my additional

1 employment and application for mortgage modification.

2 6. There is a reasonable likelihood that my financial condition will be rehabilitated through  
3 a plan of reorganization in Chapter 11.

4 **I affirm under penalty of perjury that the foregoing is true and correct to the best of**  
5 **my information and belief.**

6 **SUBMITTED** this 13<sup>th</sup> day of September, 2013 by Sheila Stuppy the Debtor, Pro Se.

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8 \_\_\_\_\_ - Debtor Pro Se

9 P.O. Box 750725  
10 Las Vegas, NV 89136  
11 (702) 493-2983 - Phone

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4 **UNITED STATES BANKRUPTCY COURT**  
5 **DISTRICT OF NEVADA**

6 )  
7 **In re:** ) **Chapter 7**  
8 Sheila K Stuppy ) **CASE # 13-10675 Converted**  
9 )  
10 ) **Hearing Date: 9-18-2013**  
10 ) **Hearing Time: 10:30 AM**  
11 )  
12 **CERTIFICATE OF SERVICE**

13 On September 13, 2013, I served a copy of the following document

14 **DEBTORS MOTION TO**  
15 **EXTEND or IMPOSE THE AUTOMATIC STAY**  
15 **And**  
16 **AFFIDAVIT IN SUPPORT OF**  
16 **DEBTORS MOTION TO**  
17 **EXTEND or IMPOSE THE AUTOMATIC STAY**

18 by FAX to the following people;

19 Attorney Kristin A. Schuler-Hintz  
20 Attorney Sherry A. Moore,  
21 McCarthy & Holthus, LLP  
21 9510 West Sahara Avenue, Suite 110  
22 Las Vegas, NV 89117  
22 (702) 685-0329 - Phone  
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24 NVBK@McCarthyHolthus.com

25 **Attorney for Secured Creditor,**  
26 US BANK National Association  
27 as Trustee for Greenpoint Mortgage Funding  
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28 and through it's servicing agent Ocwen Loan Servicing, LLC.

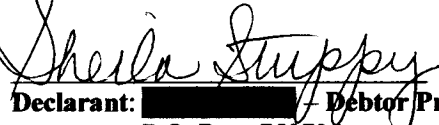
1

2 **I declare under penalty of perjury that the foregoing is true and correct**

3

September 13, 2013

4

  
5 **Sheila Stuppy**

6

Declarant: [REDACTED] Debtor Pro Se  
7 P.O. Box 750725  
Las Vegas, NV 89136  
8 (702) 493-2983 - Phone

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